UNITED STATES DISTRICT COURT

Robert C. Heinemann Eastern District of New York

GERALD P. LEPP, ESQ. ADR Administrator

Please Reply to: BROOKLYN OFFICE U.S. COURTHOUSE 225 CADMAN PLAZA EAST BROOKLYN, NEW YORK, 11201

Telephone 718-260-2577 Fax 718-260-2546 Gerald P. Lepp@nyed.uscourts.gov

Dear Mediator:

Clerk

James Giokas

Chief Deputy

Copies of the Eastern District's Local Civil Rule 83.11, the signed Mediation Order and two forms of stipulation and agreement to mediate are attached. I am available to answer your questions and make suggestions at any time.

1. Parties Pre-Hearing Mediation Statement

Under the Local Civil Rule 83.11, no less than seven days prior to the first mediation session, each party shall submit directly to the mediator a mediation statement not to exceed ten pages double-spaced, not including exhibits, outlining the key facts and legal issues in the case. Insist on timely receipt of the mediation statements and promptly advise me as to any lack of cooperation. Where appropriate a conference with the referring judge will be requested by me.

2. Clients to attend Mediation Sessions

Attendance at all mediation sessions of the actual clients is important and strongly encouraged. The Court or the Mediator may require the attendance of a party or its representative with authority to settle the matter and bind the party. If parties are not brought to the mediation sessions as per the Mediator's request, please advise me promptly.

Moreover, the Court requires of each party that the attorney who has primary responsibility for handling the trial of the matter attend the mediation sessions.

3. No Conflict of Interests

Your service is appropriate only if no conflict of interest would compromise your impartiality or the appearance of your impartiality. Promptly review the Docket and any other materials submitted by the parties or the Clerk's Office respecting the matter. Notify me (in writing or by telephone) within ten days whether there is a conflict that would prevent you from serving in this action.

4. Oath

Please complete the enclosed Oath as a Mediator prescribed by 28 U.S.C. section 453, have your signature notarized, and return the executed Oath to me.

Gerald P. Lepp Instructions to Mediator

5. Confidentiality Agreement

The Confidentiality Agreement will be signed by the mediator, counsel and by the parties at the beginning of the first Mediation session. Copies of the signed Confidentiality Agreement should be retained by the mediator and the parties.

6. Settlement

If an agreement is reached in whole or in part, the agreement should be put into writing before the parties leave the mediation session. A hand written agreement is sufficient. If an agreement settling the entire case is reached, Counsel should execute a Stipulation of Discontinuance. A sample stipulation is enclosed.

7. Courthouse Room Assignments

Sessions that will take place in the federal courthouses need confirmation of a room assignment two business days prior to the session. For Southern District, call Anne Ford at 212-805-0148. For Central Islip, call Jean Bollbach,631-712-6047.

8. Last Minute Cancellations

All cancellations or adjournments within 48 hours of scheduled mediation sessions will be denied. Where appropriate a request will be made by me that a conference before the referring judge be scheduled with counsel and their clients.

9. Assessment Forms

To assist in the continued development of the Mediation Program, we ask that assessment forms be completed. At the end of the mediation process, please ask the counsels complete the Questionnaire for Attorneys in Mediated Cases. Mediators should complete their own Mediator Assessment Forms.

All documents can be found on the Program's website, at http://www.nyed.uscourts.gov/adr, if you need additional copies.

Thank you for your commitment to the Eastern District's Mediation Program. If you have any questions, please telephone me at 718-260-2577.

With best regards,

Gerald P. Lepp ADR Administrator

28 § 455. Disqualification of Justice, Judge, or Magistrate

- (a) Any justice, judge, or magistrate of the United States shall disqualify himself in any proceeding in which his impartiality might reasonably be questioned.
- (b) He shall also disqualify himself in the following circumstances:
- (1) Where he has a personal bias or prejudice concerning a party, or personal knowledge of disputed evidentiary facts concerning the proceeding;
- (2) Where in private practice he served as lawyer in the matter in controversy, or a lawyer with whom he previously practiced law served during such association as a lawyer concerning the matter, or the judge or such lawyer has been a material witness concerning it;
- (3) Where he has served in governmental employment and in such capacity participated as counsel, adviser or material Witness concerning the proceeding or expressed an opinion concerning the merits of the particular case in controversy;
- (4) He knows that he, individually or as a fiduciary, or his spouse or minor child residing in his household, has a financial interest in the subject matter in controversy or in a party to the proceeding, or any other interest that could be substantially affected by the outcome of the proceeding;
- (5) He or his spouse, or a person within the third degree of relationship to either of them, or the spouse of such a person:
 - (i) Is a party to the proceeding or an officer, director, or trustee of a party;
 - (ii) Is acting as a lawyer in the proceedings;
 - (iii) Is, known by the judge to have an interest that could be substantially affected by the outcome of the proceeding;
 - (iv) Is to the judge's knowledge likely to be a material witness in the proceeding.
- (c) A judge should inform himself about his personal and fiduciary financial interests, and make a reasonable effort to inform himself about the personal financial interests of his spouse and minor children residing in his *household*.
- (d) For the purposes of this section the following words or phrases shall have the meaning indicated:
 - (1) "proceeding" includes pretrial, trial, appellate review, or other stages of litigation;
 - (2) the degree of relationship is calculated according to the civil law system;
 - (3) "fiduciary" includes such relationships as executor, administrator, trustee, and guardian;
- (4) "financial interest" means ownership of a legal or equitable interest, however small, or a relationship as director, adviser, or other active participant in the affairs of a party, except that:
- (i) Ownership in a mutual or common investment fund that holds securities is not a "financial interest" in such securities unless the judge participates in the management of the fund;
- (ii) An office in an educational, religious, charitable, fraternal, or civic organization is not a "financial interest" in securities held by the organization,

- (iii) The proprietary interest of a policyholder in a mutual insurance company, of a depositor in a mutual savings association, or a similar proprietary interest, is a "financial interest" in the organization only if the outcome of the proceeding could substantially affect the value of the interest;
- (iv) Ownership of government securities is a "financial interest" in the issuer only if the outcome of the proceeding could substantially affect the value of the securities.
- (e) No Justice, judge, or magistrate shall accept from the parties to the proceeding a waiver of any ground for disqualification enumerated in subsection (b). Where the ground for disqualification arises only under subsection (a), waiver may be accepted provided it is preceded by a full disclosure on the record.

TO: NEUTRALS APPOINTED PURSUANT TO EDNY LOCAL CIVIL RULES 83.10 AND 83.11.

| I, , do solemnly swear (or and do equal right to the poor and to the rich, a the duties incumbent upon me as Mediator un God. | and that I will faithfull | |
|---|---------------------------|-----|
| Sworn to and subscribed before me thisat, | _ day of, | 20, |
| Signature | | |

OATHMED 28 USC 453

| UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK | | | |
|---|---|--|--|
| x | | | |
| Plaintiff(s), | | | |
| -against- | STIPULATION OF DISCONTINUANCE | | |
| | Case No. Cv | | |
| Defendant(s) | | | |
| x | | | |
| It is hereby stipulated by and between counsel that | at this action is settled. | | |
| Therefore it is Ordered by the Court that this act right to reopen the action if settlement is not cons | tion is discontinued without costs and without prejudice to the summated. | | |
| DATED: | | | |
| | Counsel for the Plaintiff | | |
| | Counsel for the Defendant | | |
| SO ORDERED: | UNITED STATES DISTRICT JUDGE | | |

MEDIATOR ASSESSMENT FORM (1/3 page)

U.S. DISTRICT COURT EASTERN DISTRICT OF NEW YORK

5. Who attended the mediation session:

PLEASE TYPE IF POSSIBLE

| CASE NAME: | | |
|---|---------------|-----------------|
| MEDIATOR: | CASE NO# | |
| 1. Was an agreement reached in this case? | Yes | No |
| 2. Date of designation as Mediator for this case: | | |
| Date designated for completion of mediation: | | |
| Was deadline extended? Please explain: | | |
| | | |
| 3. Was a mediation session held?Yes | No | |
| If yes, on what date was the session held? | | |
| Were additional sessions held? Yes | No | |
| If so, please list dates: | | |
| 4. If a mediation session was NOT held in this case | e, please ind | licate why not. |
| a. The case settled prior to the mediation session | | |
| b. The Court dismissed the case | | |
| c. Other - please specify: | | |
| d. I don't know | | |
| | | |

| For plaintiff | Sessions: | 1^{st} | 2^{nd} | $3^{ m rd}$ | |
|---|--|---------------------|-------------------|----------------|--|
| Party and Counsel | | | | | |
| Counsel Only | | | | | |
| Other | <u> </u> | | | | |
| For defendant | Sessions: | 1 st | 2 nd 3 | rd | |
| Party and Counsel | | | | | |
| Counsel Only | | | | | |
| Other | <u> </u> | | | | |
| If the parties were present | Yes No, , did they appear to understand your role | e as mediator of th | ne | | |
| mediation session(s) you h | | | g or as a re | sult of the | |
| | ties reached a settlement agreement. | | | | |
| 1. The agreement disposed | 1 of the entire case | | | | |
| 2. The agreement disposed | d of part of the case | | | | |
| b. Parties discussed settler | nent. | | | | |
| c. A party indicated an integrated case. | ention to file a motion for summary judg | gment or for dism | issal of all | or part of the | |
| d. Parties agreed about the | e scheduling or conduct of some discove | ery | | | |
| e. Parties agreed to exchar | nge information informally. | | | | |
| f. Parties entered one or more stipulations of fact | | | | | |
| g. Other | | | | | |

| 8. How much time did you spend preparing for the mediation session(s)? hours |
|---|
| 9. How long was the initial mediation session? hours |
| 10. How much time did you spend on follow-up (a second meeting, phone calls, etc.)? hours |
| 11. Did parties or counsels comply with the mediation procedures? Yes No |
| If not, please describe the procedural problems and how they were resolved. |
| |
| 12. Overall, do you think that the mediation process was sufficiently beneficial to the parties in this case to justify the resources devoted to it? Yes No If yes, what were the key benefits? |
| If the case did not settle, please state the critical reasons for not settling: |
| 13. Additional comments. |
| |
| |
| |

AT THE COMPLETION OF THE *MEDIATION* PROCESS, PLEASE RETURN THIS EVALUATION TO:

GERALD P. LEPP ADR ADMINISTRATOR 225 CADMAN PLAZA EAST BROOKLYN, NY 11201 (T)718-260-2577 (F) 71-260-2546